

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW DETROIT IMMIGRATION COURT

Respondent Name: MORENO-CAMACHO, CRISTOPHER ENRIQUE To: MORENO-CAMACHO, CRISTOPHER ENRIQUE 185 E. MICHIGAN AVE BATTLE CREEK, MI 49014	A-Number: 240145104 Riders: In Removal Proceedings Initiated by the Department of Homeland Security Date: 12/09/2024
ORDER OF THE IMMIC	GRATION JUDGE
	n entered on 12/09/2024. The oral decision in this case is on court issued this summary for the convenience of the formal oral decision in this proceeding.
I. Removability	
The immigration court found Respondent rthe Immigration and Nationality Act (INA or A	emovable inadmissible under the following Section(s) of ct): 212(a)(6)(A)(i)
The immigration court found Respondent \square n Section(s) of the Act:	not removable \square not inadmissible under the following
II. Applications for Relief	
Respondent's application for:	
A. Asylum/Withholding/Convention Against ☐ Asylum was ☐ granted ☐ denied ☐ prejudice	Torture Zi withdrawn with prejudice is withdrawn without
	241(b)(3) was ☐ granted ☐ denied ☑ withdrawn prejudice
✓ Withholding of Removal under the Co ✓ withdrawn with prejudice ✓ with	onvention Against Torture was \square granted \square denied hdrawn without prejudice
_	ntion Against Torture was \square granted \square denied \square
Respondent knowingly filed a frivolous	as application for asylum after notice of the

consequences. See INA § 208(d)(6); 8 C.F.R. §1208.20

R		e 5:25-cv-10006-JEL-EAS ECF No. 7-8, PageID.79 Filed 02/26/25 Page 2 of 4 rellation of Removal
Б.	_	Cancellation of Removal for Lawful Permanent Residents under INA § 240A(a) was granted denied withdrawn with prejudice withdrawn without prejudice
		Cancellation of Removal for Nonpermanent Residents under <u>INA § 240A(b)(1)</u> was granted \square denied \square withdrawn with prejudice \square withdrawn without prejudice
		Special Rule Cancellation of Removal under INA § 240A(b)(2) was \square granted \square denied \square withdrawn with prejudice \square withdrawn without prejudice
C.	Waiv	rer
		A waiver under INA § was ☐ granted ☐ denied ☐ withdrawn with prejudice ☐ withdrawn without prejudice
D.	Adju	stment of Status
		Adjustment of Status under INA § was \square granted \square denied \square withdrawn with prejudice \square withdrawn without prejudice
E.	Othe	r
	III.	Voluntary Departure
		Respondent's application for \square pre-conclusion voluntary departure under INA § 240B(a) \square post-conclusion voluntary departure under INA § 240B(b) was \square denied.
		Respondent's application for \square pre-conclusion voluntary departure under INA § 240B(a) \square post-conclusion voluntary departure under INA § 240B(b) was \square granted, and Respondent is ordered to depart by . The respondent must post a \$ bond with DHS within five business days of this order. Failure to post the bond as required or to depart by the required date will result in an alternate order of removal to taking effect immediately.
		The respondent is subject to the following conditions to ensure his or her timely departure from the United States:
		Further information regarding voluntary departure has been added to the record.
		Respondent was advised of the limitation on discretionary relief, the consequences for failure to depart as ordered, the bond posting requirements, and the consequences of filing a post-order motion to reopen or reconsider:
	by th	espondent fails to voluntarily depart within the time specified or any extensions granted the DHS, Respondent shall be subject to a civil monetary penalty as provided by ant statute, regulation, and policy. See INA § 240B(d)(1). The immigration court has set the presumptive civil monetary penalty amount of \$3,000.00 USD \$ USD instead of the presumptive amount.
	If Re	espondent fails to voluntarily depart within the time specified, the alternate order of eval shall automatically take effect, and Respondent shall be ineligible, for a period of

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10 years, for voluntary departure or for relief under sections 240A, 245, 248, and 249 of the Act, to include cancellation of removal, adjustment of status, registry, or change of nonimmigrant status. *Id.* If Respondent files a motion to reopen or reconsider prior to the expiration of the voluntary departure period set forth above, the grant of voluntary departure is automatically terminated; the period allowed for voluntary departure is not stayed, tolled, or extended. If the grant of voluntary departure is automatically terminated upon the filing of such a motion, the penalties for failure to depart under section 240B(d) of the Act shall not apply.

If Respondent appeals this decision, Respondent must provide to the Board of Immigration Appeals (Board), within 30 days of filing an appeal, sufficient proof of having posted the voluntary departure bond. The Board will not reinstate the voluntary departure period in its final order if Respondent does not submit timely proof to the Board that the voluntary departure bond has been posted.

In the case of conversion to a removal order where the alternate order of removal immediately takes effect, where Respondent willfully fails or refuses to depart from the United States pursuant to the order of removal, to make timely application in good faith for travel or other documents necessary to depart the United States, to present himself or herself at the time and place required for removal by the DHS, or conspires to or takes any action designed to prevent or hamper Respondent's departure pursuant to the order of removal, Respondent may be subject to a civil monetary penalty for each day Respondent is in violation. If Respondent is removable pursuant to INA § 237(a), then he or she shall be further fined or imprisoned for up to 10 years.

IV.	Removal
\square	Respondent was ordered removed to Venezuela
	In the alternative, Respondent was ordered removed to
	Respondent was advised of the penalties for failure to depart pursuant to the removal order:
	If Respondent is subject to a final order of removal and willfully fails or refuses to depart from the United States pursuant to the order, to make timely application in good faith for travel or other documents necessary to depart the United States, to present himself or herself at the time and place required for removal by the DHS, or conspires to or takes any action designed to prevent or hamper Respondent's departure pursuant to the order of removal, Respondent may be subject to a civil monetary penalty for each day Respondent is in violation. If Respondent is removable pursuant to INA § 237(a), then he or she shall be further fined or imprisoned for up to 10 years.
V.	Other
	Proceedings were dismissed terminated with prejudice
	☐ terminated without prejudice ☐ administratively closed.
	Respondent's status was rescinded under INA § 246.
	Other:

Immigration Judge: Jebson, Mark 12/09/2024 ablawaived reserved Appeal: Department of Homeland Security: \square waived reserved Respondent: Appeal Due: **Certificate of Service** This document was served: Via: [M] Mail | [P] Personal Service | [E] Electronic Service | [U] Address Unavailable To: [] Noncitizen | [M] Noncitizen c/o custodial officer | [] Noncitizen's atty/rep. | [M] DHS Respondent Name: MORENO-CAMACHO, CRISTOPHER ENRIQUE | A-Number: 240145104

Date: 12/09/2024 By: MORENO-BURNEY, MARIA, Court Staff

Riders: